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# U.S. Department of Justice

United States Attorney
Eastern District of New York

JJD F.#2010R00014 United States Attorney's Office 610 Federal Plaza Central Islip, New York 11722-4454

May 6, 2011

# By ECF and Regular Mail

ATTACHED DISTRIBUTION LIST

Re: United States v. Prado et al.

Criminal Docket No. 10-074 (S-3)(JFB)

#### Dear Counsel:

Pursuant to our on-going discovery obligations under Rule 16, the government has sent the items listed below to First Choice Copy for duplication. The items were sent by Federal Express today and should be available for order early next week. If you would like to order copies of these disks, please contact Joseph Misner at First Choice Copy at (718) 381-1480.

Pursuant United States District Judge Joseph F. Bianco's prior order, the government will send a copy of this letter and one set of the attached materials to both the Nassau County Correctional Center and the Queens Private Correctional Facility.

# Documents and Tangible Objects

1. A DVD with scanned copies of the following documents, several of which have been redacted: (a) Certificates of Death and Autopsy Reports for Santos Castillo-Martinez, Jairo Vasquez, Erick Avalos and Nestor Moreno; (b) Ballistics Reports relating to the Castillo-Martinez and Moreno murders, and the attempted murders of John Doe #16 and John Doe #17, as defined in the Third Superseding Indictment; (c) laboratory reports summarizing a comparison of David Valle's DNA to DNA recovered at the Vasquez murder scene; (d) laboratory reports summarizing a comparison of Yobany Calderon's DNA to DNA recovered at the Avalos murder scene; (e) photographs of the prison shank and sneakers, in which the shank was secreted, seized from Francisco Ramos; (f) additional MS-13 graffiti photographs; (g) a transcript of Giovanni

Prado's guilty plea in Nassau County Court; and (h) an October 13, 2010 Rule 16 letter relating to Wilber Ayala-Ardon (materials previously provided to counsel for Ayala-Ardon before he was added to this indictment) ("Disk-43").

- 2. Two DVDs with recordings from surveillance cameras at El Pacifico restaurant in Hempstead, New York from December 23, 2010 ("Disk-44A" and "Disk-44B).
- 3. Two DVDs with telephone records, including recorded telephone calls, from the Nassau County Correctional Center for Elenilson Ortiz, from February 22, 2010 to April 10, 2011 ("Disk-45A" and "Disk-45B").
- 4. During its case-in-chief, in order to establish that the MS-13 is engaged in acts and threats involving murder, as charged in the Third Superseding Indictment, the government intends to prove that MS-13 members committed the June 2003 murder of Jesus Valentin, and the September 2003 murder of Edgardo Sanchez. Enclosed are compact disks containing crime scene photographs, autopsy photographs and an autopsy report for the Valentin and Sanchez murders ("Disk-46" and "Disk-47," respectively).
- 5. Four DVDs containing video surveillance of MS-13 meetings that took place on September 13, 2004, September 26, 2004 and October 10, 2004 ("Disk-48," Disk-49," "Disk-50," and "Disk-51," respectively).

The government is in possession of the following firearms that were seized from members of the MS-13, which the government intends to introduce during its case-in-chief: (a) a Lorcin 9mm semi-automatic handgun seized on or about September 17, 2003; (b) a .22 caliber revolver, .38 caliber revolver and .40 caliber semi-automatic handgun seized from MS-13 members on or about October 10, 2004; (c) a 12-gauge shotgun seized from MS-13 members in August 2008; and (d) a Browning .380 caliber handgun seized from MS-13 members in October 2008. Please contact the undersigned if you would like to examine the firearms and ammunition.

### Expert Witnesses

Pursuant to a discovery letter dated February 19, 2010, the government informed the defendants that it intended to call an expert in firearms analysis and ballistics comparison to testify. The Group I Defendants are hereby informed that the government will call Detective Frank Miller from the Nassau County Police

Department during the trial scheduled to begin on June 13, 2011. Detective Miller will testify, in sum and substance, that bullets recovered in connection with the June 6, 2009 and July 1, 2009 shootings of John Doe #16 and John Doe #17, as defined in the Third Superseding Indictment, were fired from the same weapon. A summary of Detective Miller's qualifications will be provided under separate cover.

Absent stipulations, the government intends to call Deputy Medical Examiner Gwen Harleman, M.D. and Deputy Chief Medical Examiner Michael DeMartino, M.D., to testify regarding the autopsies performed on Valentin and Sanchez, respectively. With the exception of rendering opinions as to the causes of death and manners of death, the government anticipates that Dr. Harleman and Dr. DeMartino will testify as fact witnesses. Copies of Dr. Harleman and Dr. DeMartino's curriculum vitae, which sets forth their qualifications, will be provided under separate cover.

The government renews its request for reciprocal discovery.

Very truly yours,

LORETTA E. LYNCH

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Attachments

cc: Clerk of the Court (JFB) (By ECF)

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